Treaties of the Twenty-Ninth Congress of the U. S. Ratified at the first session, commercing December 1, 1845.

James K. Pols, President; George M. Dallas, Vice President; John W. Davis, Speaker of the House of Representatives.

Chinese Trea'y-Concluded. The Tariff of duties to be levied on imported and exported Telescopes. merchandise at the five ports.

The duties which it is agreed shall be paid upon goods im- Writing de-ks. ported and exported by the United States at the custom-hou- Dressing cases. ses of Canton, Amoy, Fuchow, Ningpo, and Shanghai, are as Jewelry of gold and silver. follows; the articles being arranged in classes, viz : EXPORTS. CLASS 1 .- Alum, oils, 4c.

Alum, f. e. white alum, formerly white alum and blue stone, per 100 catties Aniseed oil, not formerly contained in the tariff. per 100 catties Cassia oil, not formerly contained in the tariff,

per 100 catties CLASS 2.—Teas, spices, &c. Tea, formerly divided into fine and native black, and fine and native green teas, per 100 catties Aniseed star, per 100 cattles -Musk, each catty - -CLASS 3 .- Drugs. Capoor cutchery, per 100 catties Camphor, per 100 catties -

Arenic, under different Chincse names, per 100 catties -Cassia, per 100 catties - -Cassia buds, not formerly contained in the tariff, per 100 catties - - -China root, per 100 cattles Cubebs, not formerly in tariff, per 100 cattles Galingal, per 100 catties Hartall, per 100 catties Rhubarb, per 100 catties Turmeric, per 100 catties CLASS 4 - Sundries.

Bangles, not formerly in tariff, per 100 catties Bamboo screens and bamboo ware, per 100 catties -Corals, native or false corals, not formerly in the tariff, per 100 catties -Crackers and fireworks, formerly classed as rockets, per 100 catties -Fans, (feather fans, &c.,) not formerly in the tariff, per 100 catties Glass, glassware of all kinds, formerly classed as native crystal ware, per 100 catties -Glass beads or false pearls, per 100 catties -Kittisols, or paper umbrellas, per 100 catties Marble, and marble slabs, not formerly in the tariff, per 100 catties

Rice paper pictures, per 100 cattles -Paper fans, per 100 catties . Pearls, (false,) not formerly in the tariff, per 100 catties CLASS 5. - Painter's stores, &c. Brass leaf, per 100 catties - -Gamboge, per 100 cattles -Red lead, per 100 catties

Glue, as fish glue, cowhide glue, &c., per 100 Paper, stationery, per 100 catties Tin foil, per 100 cattles Vermillion, per 100 catties Paintings, (large paintings,) formerly divided into large and small paintings, each -White lead, per 100 catties -CLASS 6-Wares of various kinds. Bone and born ware, per 100 catties -China ware, fine and coarse, formerly classed

as fine, native, coarse, and middling, per 100 Copper ware and pewter ware, per 100 catties Manufactures of wood, furniture, &c., per 100 calties -Ivory ware, all carved ivory work included,

formerly divided into ivory and ivory carvings, per 100 catties -Lacquered ware, per 100 catties -Mother-of pearl ware, per 100 catties -Ratan ware, ratan and bamboo work, per 100 catties - - - - - - Sandal wood ware, per 100 catties -

Gold and silver ware, formerly divided into gold ware and silver ware, per 100 catties - 10 Tortoise-shell ware, per 100 catties -Leather trunks and boxes, per 100 catties CLASS 7.—Canes, &c. Canes and walking sticks, of all kinds, per 1,000 pieces

CLASS S .- Articles of clothing. Wearing apparel, whether of cotton, woollen, or silk, formerly divided into cotton, clothing, woollen clothing, silk and satin clothing, and velvet, per hundred catties -Boots and shoes, whether of leather, satin, or otherwise, per hundred catties -

CLASS 9 .- Fabrics of hemp, cotton. &c. Grass cloth, and all cloths of hemp or linen, per hundred catties - -Nankeen, and all cloths of cotton, formerly not in the tariff, per hundred catties -CLASS 10 .- Silk, fabrics of silk &c. Raw silk of any province, per hundred catties 10 Coarse or refuse silk, per hundred catties - 2 Organzine, of all kinds, per hundred cattics - 10 Silk ribbon and thread, per hundred catties - 10

Silk and satin fabrics, of all kinds, as crape, lutestrings, &c., formerly classed as silk and satins, per hundred catties - -Silk and cotion mixed fabrics, per hundred Heretofore a further charge per piece has been levied; the whole duty is now to be paid in one sum, and the further charge is abolished.

CLASS 11 .- Carpeting, matting, Se. Mats of all kinds, as of straw, ratan, bamboo, &c., per bundred catties -CLASS 12 .- Preserves, &c. Preserved ginger, and fruits of all kinds, per

Soy, per hundred catties Sugar, white and brown, per hundred catties -Sugar candy, all kinds, per hundred catties -Tobacco, prepared and unprepared, &c., of all kinds, per hundred catties CLASS 13 .- Unenumerated articles.

All articles which it has not been practicable to enumerate herein specifically, are to be charged a duty of 5 per cent. ad valorem. CLASS 14. Gold and silver coin, and gold and silver, duty

CLASS 15. Bricks, tiles, and building materials, duty free, IMPORTS. CLASS 1.-Wax, saltpe re, &c. Wax, foreign, as beeswax, also called tile wax, per hundred catties -Oil of rose mallows, per hundred catties Saltpetre, foreign, per hundred catties -

This article is only allowed to be sold to the government merchants. Formerly this reguation did not exist. Soaps, foreign, as perfumed soap, per hundred CLASS 2.—Spices and perfumes.

Gum benzoin and oil of benzoin, per hundred

catties
Sandal wood, per hundred catties
Pepper, black, per hundred catties
All other articles of this class, not specifically mentioned herein, to pay a duty of 10 per cent, ad valorem.

Perfumery, 5 per cent, ad valorem. CLASS 3 .- Drugs. Assafætida, per hundred cattles Assaferida, per hundred cattles Camphor, superior quality, i.e. pure, formerly - 1 0 classed as good and inferior, per catty Camphor, inferior quality or refuse, formerly uncleaned camphor, per catty Cloves, superior quality, picked, per hundred Cloves, inferior quality, (mother cloves,) per

hundred catties -Cow bezoar, per catty - -Cutch, per hundred eatties -Gambier, per hundred catties -Areca nut, per hundred catties Ginseng, foreign, superior quality, &c., per hundred cattles Ginseng, inferior quality, &c., per hundred Of every hundred catties of foreign ginseng, of whatever sort, one-fifth part is to be cons

red as of superior quality, and four-fifths of inferior quality. Gum olibanum, per hundred catties Myrrh, per hundred catties Mace, or flower of nutmeg, per hundred catties

Quicksilver, per hundred catties Nutmegs, first quality, per hundred catties -Nutmegs, second quality, or coarse, per hundred Putchuck, per hundred cattles -Rhinoceros horns, per hundred catties -CLASS 4 .- Sundries.

Flints, per 100 catties, Mother-of-pearl shells, per 100 catties, CLASS 5.—Dried meats, &c. Bird's nests, first quality, mandarin, per 100 Bird's nests, second quality, ordinary, per 100 Birds' nests, third quality, with feathers, per Bicho de mar, first quality, black, per 100 cat-Bicho de mar, second quality, white, per 100 Sharks' fins, first quality, white per 100 catties,

Sharks' fins, second quality, black, per one hundred catties,
Stock fish, called dried fish, per 100 catties,
Fish maws, not formerly in tariff, per one hundred catties, CLASS 6 .- Painters' stores.

Cochineal, per 100 catties, -

Smalts, per 100 catties,

Sapan wood, per 100 catties, - CLAss 7.- Woods, canes, 4c. Ratans, per 100 catties, Ebony, per 100 catties, All other imported woods, as red woods, satin wood, yellow word, not specifically enumer-

ated, to pay a duty of ten per cent. ad valo-CLASS S .- Clocks, watches, &c. Clocks. Watches.

Glass panes and chrystal ware of all kinds. Cutlery, swords, &c. All the foregoing, and other miscellaneous ar-

ticles of the same description, 5 per cent. ad CLASS 9. Gold and silver bullion and specie, duty free. CLASS 10: Cotton, and fabrics of cotton, &c., canvas from

75 to 100 chih long, and 1 chih 7 tsun to 2 Cotton, allowing 5 per cent. for tare, per one hundred catties, Long white cloths, 75 to 100 chih long, and 2 chih 2 toun to 2 chih 6 tsun wide, formerly divided into superior and inferior fine cotton cloth, per piece, Cambries and muslins, from 50 to 60 chih long,

piece, Cottons, gray or unbleached domestic, &c., from 75 to 100 chih long, and 2 chih to 2 chih 9 tsun wide, formerly classed as coarse long cloths, per piece, - - -Cwilled cottons, gray, same dimensions, per

and 2 chih 9 tsun to 3 chih 3 tsun wide, per

piece, Chintz and prints of all kinds, from 60 to 75 chih long, and from 2 ch 9 tsun to 3 chih 3 tsun wide, formerly called ornamented or flowered cloth, per piece, Cotton yare and cotton thread, per 100 carties, 0 Linen, fine, not formerly in the tariff, from 50 to 75 chih long, and 1 chih 9 tsun to 2 chih 2 tsun wide, per piece, - -

Bunting, per chang, All other imported articles of this class, as ginghams, pulicats, dyed cottons, velveteens, silk and cotton mixtures, and mixtures of linen and cotton, &c , 5 per cent, ad valorem. CLASS 11 .- Fabrics of silk, woollen, &c. Handkerchiefs, large, above 2 chih 6 tsun, Handkerchiefs, small, under 2 chih 6 tsun each,

Gold and silver thread, superior or real, per eatty. Gold and silver thread, inferior or imitation, per catty, Broadcloths, Spanish stripe, &c., from 3 chih 6 tsun to 4 chih 6 toun wide, per chang, -Narrow cloths, as long ells, cassimeres, &c., formerly classed as narrow woollens, per chang,

Camlets, (Dutch,) per chang, -Camlets, per chang, Imitation camlets or bombazettes, per chang, Woollen yarn, per 100 cattles, -Blankets, each, All other fabrics of wool, or of mixed wool

CLASS 12 .- Wines, &c. Wine and beer, in quart bottles, per 100, Do. in pint bottles, per 100, -Do. in casks, per 100 catties, -

and cotton, wool and silk, &c., 5 per cent. ad

CLASS 13 .- Metals. Copper, foreign, in pigs, &c., per 100 catties, Copper, wrought, as sheets, rods, &c., per 100 catties, Iron, foreign, unmanufactured, as in pigs, per Iron, manufactured, as in bars, rods, &c., per 100 catties, -Lead, foreign, in pigs, or manufactured, per 100

Steel, foreign, of every kind, per 100 catties, Tin, foreign per 100 catties, -Tin plates, formerly not in the tariff, per 100 casties,

Spelter is only permitted to be sold to Government merchants. All unenumerated metals, as zinc, yellow copper, &c., 10 per cent. ad valorem. CLASS 14 .- Jewelry.

Cornelians, per 100 stones, -Cornelian beads, per 100 catties, CLASS 15 .- Skins, teeth, horns, &c. Bullocks' and buffalo horus, per 100 catties, Cow and ox hides, tanned and untanned, per

Fox skins, large, each, Fox skins, small, each, Tiger, leopard, and marten skins, each, Land otter, racoon, and sharks' skins, per 100, Beaver skins, per 100, Hare, rabbit, and ermine skins, per 100, Sea horse teeth, per 100 catties, Elephants' teeth, first quality, whole, per 100

catties, Elephants' teeth, second quality, broken, per 100 catties, - CLASS 16.-Unenumerated. All new goods, which it has not been practicable to enumerate herein, a duty of 5 per

cent. ad valorem. CLASS 17.

Rice and other grain, duty free. Contraband .- Opium. Shipping dues .- These have been hitherto charged on the measurement of the ship's length and breadth, at so much per chang, but it is now agreed to alter the system, and charge according to the registered statement of the number of tons of the ship's burden. On each ton, (reckaned equal to the cubic contents of 122 tow,) a shipping charge of 5 mace is to be levied, and all the old charges of measurement,

entrance, and port clearance fees, daily and monthly fees, C. CUSHING. &c., are abolished. TSIYENG. And whereas the said treaty has been duly ratified on both parts, and the respective ratifications of the same were exchanged at Pwan Tang, Canton, on the thirty-first day of December, one thousand eight hundred and forty-five, by James Biddle, Commander-in-chief of the naval forces and Acting Minister and Commissioner to China, of the United States of America, and Ke Ying, of the Imperial House, have been carried into effect. general superintendent of the free trade of the five ports, Governor General of the two Kwang provinces, Director of

the Board of War, Vice Aigh Chancellor, a Vice Guardian of the Heir Apparent, Minister and Commissioner Extraordi-of, and all furniture and appurtenances belonging thereunto, nary of the Ta Tsing Empire, on the part of their respect-Now, THEREFORE, BE IT KNOWN, that I, JAMES K. POLK, President of the United States of America, have caused the said treaty to be made public, to the end that the same, and every clause and article thereof may be observed and

fulfilled with good faith, by the United States and the citizens thereof. IN WITNESS WHEREOF, I have hereunto set my hand, an caused the seal of the United States to be affixed. Done at the City of Washington, this eighteenth day of April, in the year of our Lord one thousand eight [SEAL.] hundred and forty-six, and of the Independence

of the said States the seventieth. JAMES K. POLK. By the President: JAMES BUCHANAN, Secretary of State. Treaty with the two Sicilies of commerce and navigation.

Concluded December 1st, 1845.

By the President of the United States of America, a Procla-Whereas, a Treaty of Commerce and Navigation between

for which purpose they have appointed plenipotentiaries, or other, established in the respective States, to the prejuthat is to say?

II. Polk, Charge d'Affaires of the said United States of America to the Court of his Majesty the King of the King-dom of the Two Sicilies; and his Majesty the King of the Kingdom of the Two Sicilies, D. Giustino Fortunato, Knight Grand Cross of the Royal Military Constantinian Order of St. George, and of Francis the 1st, Minister Secretary of State of his said Majesty; D. Michael Gravina and Requesenzy, Prince of Comitini, Knight Grand Cross of the Royal Order of Francis the 1st, Gentleman of the Chamber in waiting, and Minister Secretary of State of his said Majesty of the Royal Order of Francis the 1st, Gentleman of the Chamber in waiting, and Minister Secretary of State of his said Majesty of the two countries.

They declare besides, that as the productions of the soil and industry of the two countries, on their introduction into the United States of the Order of Francis the 1st, Gentleman of the Chamber of his said Majesty, Member of the General Consulta, and Superin-

meice and navigation between the United States of America and the Kingdom of the Two Sicilics.

Those of the fed and wh te wines of the most favored nations, and the kingdom of the Two Sicilics.

No duty of customs, or other impost, shall be charged upon any goods, the produce or manufacture of one country, into any goods, the produce or manufacture of one country into the other, other or higher than the duty or impost charged upon on goods of the same kind, the produce or manufacture of, or impost charged upon on goods of the same kind, the produce or manufacture of, or impost that the subjects or citizens of the country into the or the two and the same are notified to present treaty shall be in force from the two and the same are notified to present such chains properly adultent against the same are notified to present such chains properly adultent against the same are notified to said the form two directions of the Chiracy of Marion country, inclina, deceased. All persons indebted to said tend of Marion country, inclina, deceased. All persons indebted to said tend of Marion country, inclina, deceased. All persons indebted to said tend of Marion country, inclina, deceased. All persons indebted to said tend of Marion country, inclina, deceased. All persons indebted to said tend of Marion country, inclina, deceased. All persons indebted to said tend of Marion country, inclina, deceased. All persons indebted to said tend of Marion country, inclina, deceased. All persons indebted to said tend of Marion country, inclina, deceased. All persons indebted to said tend of Marion country, inclina, and those having claims of Marion country. Inclination of Marion country inclination on the estate of Daniel Roges, fath the same are required to make immediate payment. The said country inclination on the investment of Marion country. Inclination on the estate of Daniel Roges, fath of Marion country. Inclination on the tentage of Marion country. Inclination on the same are required to make the marion of the tentage of Marion

shall have been gratuitous, and in return for a compensation,

of either country, and of their respective states, which can legally be imported into either country from the other, in ships of that other country, and thence coming, shall, when so imported, be subject to the same duties, and enjoy the same privileges, whether imported in ships of the ope country, or in ships of the other: and in like manner, all goods which can legally be exported or re-exported from either country to the other, in ships of that other country, shall, when so exported or re-exported, be subject to the same du-ties, and be entitled to the same privileges, drawbacks, bounties, and allowances, whether exported in ships of the one country, or in ships of the other.

ture, or under whatever denomination, shall be imposed in eight hundred and forty-six, by William H. Polk, Charge d' either country upon the vessels of the other, in respect of voyages between the United States of America and the King-

ARTICLE V .- Neither of the two Governments, nor any corporation or agent acting in behalf or under the authority thereof. of either Government, shall, in the purchase of any atticle which, being the growth, produce, or manufacture of the one country, shall be imported into the other, give, directly or indi ectly, any priority or preference on account of on is reference to, the national character of the vessel in which such ar icle shall have been imported; it being the true intent and meaning of the high contracting parties that no distinction or difference whatever shall be made in this respect. ARTICLE VI .- The high contracting parties engage, in regard to the personal privileges that the citizens of the United States of America shall enjoy in the dominions of his Majesty the King of the Kingdom of the Two Sicilies, and the subjects of his said Majesty in the United States of America, that they shall have free and undoubted right to travel and to reside in the States of the two high confracting parties, subject to the same precautions of police which are practised towards the subjects or citizens of the most favor-

ed nations.

They shall be entitled to occupy dwellings and ware-houses, and to dispose of their personal property of every kind and description, by sale, gift, exchange, will, or in any other way whatever, without the smallest hinderance or obstacle; and their heirs or to resentatives, being subjects or citizens of the other high contracting party, shall succeed to their personal goods, whether by testament or ab intestato; and may take possession thereof either by themselves, or by others acting for them, and dispose of the same at will, paying to the profit of the respective Governments such dues only as the inhabitants of the country wherein the said goods are, shall be subject to pay in like cases. And in case of the absence of the heir and representative, such care shall be taken of the said goods as would be taken of the goods of a native of the same country in like case, until the lawful owner may take measures for receiving them. And if a question should arise among several claimants as to which of them said goods belong, the same shall be decided finally by the laws and judges of the land wherein the said goods are. They shall not be obliged to pay, under any pretence whatever, any taxes or impositions, other or greater than those which are paid, or may hereafter be paid, by the subjects or citizens of the most favored nations, in the respect-

ive States of the high contracting parties. ordinary contribution not general and by law established .- by the postmaster at the place where the contractor may reside, Davidson Samuel J Their dwellings, warehouses, and all premises appertaining be considered as delivered, or will be paid for, except on such re-Their dwellings, warehouses, and an premise appearance, shall quisitions.

Thereto, destined for purposes of commerce or residence, shall quisitions.

Each requisition, or quantity ordered, to be securely enveloped Eaglesfield Thomas

Each requisition, or quantity ordered to the post office at the

or citizens of the most favored nation. ARTICLE VII .- The citizens and the subjects of each of mit those affairs to the management of any persons whom the citizens and subjects of the two high contracting parties

those of inferior quality as to paper, printing or ruling or any attempt to evade the true meaning of the contract, will be considered sufficient cause for its forfeiture. be restrained in their choice of persons to act in such capacities, nor shall they be called upon to pay any salary or remuneration to any person whom they shall not choose to em-

Absolute freedom shall be given in all cases to the buyer and seller to bargain together, and to fix the price of any they may exceed or may fall short of the quantities required. The goods or merchandise imported into, or to be exported from, department does not bind itself to any specific quantity or amount. the States and Dominions of the two high contracting parties save and except generally such cases wherein the laws and usages of the country may require the intervention of any Mails sent.

special agents in the S ates and Dominions of the high con-Arricle VIII .- Each of the two high contracting parties

may have, in the ports of the other, consuls, vice censuls, and commercial agents of their own appointment, who shall enjoy the same privileges and powers of those of the most Mult failures, favored nations; but if any such consuls shall exercise commerce, they shall be subject to the same laws and usages to which the private individuals of their nation are subject in Foolsca the same place.

The said consuls, vice consuls, and commercial agents are authorised to require the assistance of the local authorities for the search, arrest, detention, and imprisonment of deserters from the ships of war and merchant vessels of their country. For this purpose, they shall apply to the competent tribunals, judges, and officers, and shall in writing demand the said deserters, proving, by the exhibition of the re-gisters of the vessels, the rolls of the crews, or by other official documents, that such individuals formed part of the crews; and this reclamation being thus substantiated, the surrender shall not be refused.

Such deserters, when arrested, shall be placed at the disposal of the said consuls, vice consuls, or commercial agents, and may be confined in the public prisons, at the request and cost of those who shall claim them, in order to be detained until the time when they shall be restored to the vessel to which they belonged, or sent back to their own country by a ve-sel of the same nation, or any other vessel whatsiever. But if not sent back within four months from the day of their arrest, or if all the expenses of such imprisonment are not defrayed by the party causing such arrest and imprisonment, they shall be set at liberty, and shall not be again ar-

rested for the same cause. However, if the deserter should be found to have committed any crime or offence, his surrender may be delayed until the tribunal, before which his case shall be depending, shall have pronounced its sentence, and such sentence shall

ARTICLE IX .- If any ships of war or merchant vessels be wrecked on the coasts of the states of either of the high contracting parties, such ships or vessels, or any parts therefrom, or the produce thereof, if sold, shall be faithfully re-stored with the least possible delay to the proprietors, upon being claimed by them, or their duly authorised factors; and if there are no such proprietors or factors on the spot, then Mails received. the said goods and merchandise, or the proceeds thereof, as Mails sent. well as all the papers found on board such wrecked ships or vessels, shall be delivered to the American or Sicilian consulor vice con-ul in whose district the wreck may have taken place; and such consul, vice consul, proprietors or factors, shall pay only the expenses incurred in the preservation of the property, together with the rate of salvage, and expenses of quarantine which would have been payable in the like Special reports, Special reports, case of a wreck of a national vessel; and all goods and merchandise saved from the wreck shall not be subject to du-ties, unless cleared for consumption; it being understood that in case of any legal claim upon such wreck, goods or merchandise, the same shall be referred for decision to the competent tribunals of the country.

Autrone X.—The merchant vessels of each of the two

high contracting parties which may be forced by stress of Whereas, a Treaty of Commerce and Navigation between the United States of America and his Majesty the King of the Kingdoms of the Two Sicilies, was concluded and the benefit of the State, if the motive which led to take resigned at Naples, on the first day of December, one thousand eight hundred and forty-five, which Treaty, being in
the English and Italian languages, is, word for word, as follows:

The United States of America and his Majesty the King of the Kingdom of the Two Sicilies, equally animated with commerce, which lead to the payment of duties, and that Poolscap, 12 on: the desire of maintaining the relations of good understanding which have hitherto so happily subsisted between their respective states, and consolidating the commercial intercourse between them, have agreed to enter into negotiations for the conclusion of a Treaty of Commerce and Navigation, the conclusion of a Treaty of Commerce and Navigation, the conclusion of the two high contracting parties, they agree that every difference of duty, whether of the ten relations of the two high contracting parties, they agree that every difference of duty, whether of the ten relations of the said vessels do not stay in port beyond the time necessary, keeping in view the cause which led to taking refuge ARTICLE XI.—To carry always more fully into effect the intentions of the two high contracting parties, they agree that every difference of duty, whether of the ten relations of the said vessels do not stay in port beyond the time necessary, keeping in view the cause which led to taking refuge the said vessels do not stay in port beyond the time necessary, keeping in view the cause which led to taking refuge the said vessels do not stay in port beyond the time necessary, keeping in view the cause which led to taking refuge the said vessels do not stay in port beyond the time necessary, keeping in view the cause which led to taking refuge the said vessels do not stay in port beyond the time necessary, keeping in view the cause which led to taking refuge the said vessels do not stay in port beyond the time necessary, keeping in view the cause which led to taking refuge the said vessels do not stay in port beyond the time necessary. that is to say?

The President of the United States of America, William II. Polk, Charge d'Affaires of the said United States of shall cease and remain abulished in conformity to the prin-

said Majesty, Member of the General Consulta, and Superintendent-General of the Archives of the Kingdom; who, after having exchanged their full powers; found in good and due form, have concluded and algoed the following articles:

ARTICLE L.—There shall be reciprocal liberty of commerce and navigation between the United States of America. Whether in vessels of the one or of the other country, shall not pay higher or greater duties than those of the red and white wines of the most favored named the Kingdom of the Two Sicilies of every kind, including those of Marsala, which may be imposed on the like productions of the most favored nations, so the red and white wines of the Mingdom of the Two Sicilies of every kind, including those of Marsala, which may be imposted on the like productions of the most favored nations, so the red and white wines of the most favored nations, so the red and white wines of the most favored nations, so the red and white wines of the most favored nations, so the red and white wines of the most favored nations, so the red and white wines of the most favored nations, so the red and white wines of the most favored nations, so the red and white wines of the most favored nations, so the red and white wines of the most favored nations, so the red and white wines of the most favored nations, so the red and white wines of the most favored nations, so the red and white wines of the most favored nations.

ARTICLE XIII .- The present treaty shall be approved and as nearly as possible of proportionate value and effect, to be ratified by the President of the United States of America, by adjusted by mutual agreement of the concession shall be and with the advice and except of the same and with the advice and except of the same and with the advice and except of the same and with the advice and except of the same and with the advice and except of the same and with the advice and except of the same and with the advice and except of the same and with the advice and except of the same and adjusted by mutual agreement, if the concession shall have been conditional.

Astrical II.—All articles of the produce or manufacture

and with the advice and consent of the Senate of the said States, and by his Majesty the King of the Kingdom of the Two Sicilies, and the ratifications shall be exchanged at Na-

ignature, or sooner, if possible.
In witness whereaf, the respective pleni, otentiaries have warded.

signed the same, and have affixed thereto the seals of their Avery Solomon Done at Naples the first of December, in the year one Abbit Tho thousand eight hundred and forty-five. Allen Hiram

WILLIAM H. POLK. [L. 8

GIUSTINO FORTUNATO L. S. PRINCIPE DI COMITINE [L. S.] ANTONIO SPINELLI. And whereas, the said Treaty has been duly satisfied on ARTICLE III .- No duties of tonnage, harbor, light-houses, both parts, and the respective ratifications of the same were pilotage, quarantine, or other similar duties, of whatever na- exchanged at Naples, on the first day of June, one thousand dom of the Two Sicilies, if laden, or in respect of any voy- der of St. George, and of Francis the 1st, Minister Secretary age, if in ballast, which shall not be equally imposed in the like cases on national vessel.

Arricle IV.—It is hereby declared that the stipulations of the present treaty are not to be understood as applying to the navigation and carrying trade between one part and another of the commander of the Royal Oration Spinelli, of Scales, Commander of the Royal Oration Spinelli, of Scal other, situated in the States of either contracting party, such navigation and trude being reserved exclusively to national vessels. Vessels of either country shall, however, he permitted to load or unload the whole or part of their cargoes,

at one or more ports in the States of either of the high con- | Now, THEREFORE, BE IT KNOWN, that I, JAMES K. POLK, Budd Miss Mary tracting parties, and then to proceed to complete the said President of the United States of America, have caused the loading or unloading at any other port or ports in the same said treaty to be made public, to the end that the same and every clause and article thereof may be observed and fulfil-Bryant Miss Aurilla led with good faith by the United States and the citizens Barty Mr Jor

In witness whereor, I have hereunto set my hand, and caused the seal of the United States to be affixed. Done at the city of Washington, this twenty-fourth day of July, in the year of our Lord, one thousand eight Bucanan Margaret H Harry Johnsthan 8 the United States, the seventy-first.

JAMES K. POLK.

Bucanan Margares B. Barry Summing Robert
Barrett Miss Caroline Handing Robert
Barrett Miss Caroline Handing Mr John
Brumfield William H. Hopkins Mr Byron

JAMES BUCHANAN, Secretary of State.

Boyd Calvin PROPOSALS FOR BLANKS. POST OFFICE DEPARTMENT, November 14, 1846. | Callaban Mary November 14, 1846. | Callaban Mary Coen Mr John gress "legalizing and making appropriated" for gold access any objects as have been usually included in the general appropriation bills without authority of law, and to fix and provide for certain incidental expenses of the department and offices of the government, and for other purposes," approved August 26th, 1842, sealed proposals will be received at this department until the 31st day of December next, for furnishing the following description of blanks for four years, the contracts to commence the first day of April, 1847, except for the States of Virginia, Maryland, the District of Columbia, North Carolina, South Carolina, Carson Jacob

land, the District of Columbia, North Carolina, South Carolina. Carson Jacob Georgia, Alabama and Florida, contracts for which States will Carter Jomes W mence on the 1st July, 1847. Malls received. ount of newspapers and pamphlets received. Mails received at distributing offices.

All flie above on royal paper, at least 25 by 19 inches, printed Connor John both sides, and feint ruled, with not less than 42 lines on a Carson Thomas

Mails sent from distributing offices; same size paper as above, but folded lengthwise, and with 50 lines on a page. [Free mail matter; paper small royal 22 by 174 inches, 51 lines Davis Miss Lucy Affidavit of official letters, on foo'scap, four on a sheet, Accounts current, foolscap, two on a sheet.

Mail failures, 4to post, circular, one page.

Special report, 4to post. do do

Post bills, foolscap, 12 on a sheet, without signatures.

Post bills do 12 do with do

Ditto for distributing offices. 9 on a sheet, with signatures. Post bills for distributing offices, 6 on a sheet with signatures.

The proposals must be for each State separately, and must state the price, in one sum, per ream, for each kind of blanks, for paper, printing, rilling and packing. They are to be delivered in They shall be exempt from all military service, whether such quantities and at such times as may be required by the dif-by land or by sea; from forced loans and from every extra-

ses, and no arbitrary examination or inspection whatever of the books, papers, or accounts of their trade, shall be made, but such measures shall be executed only in conformity with the legal sentence of a competent tribunal; and each of the two high contracting parties engages that the citizens or subjects of the other, residing in their respective States, shall own expense, furnish the blanks or keep them on deposite at some place within the State, to be designated by the department.

Each proposal must be accompanied by sufficient evidence of the ability of the proposer to comply with the terms of his pro

Mellvain Mr Jome Fencer Mr Fred 2 Mellvain Mr Jome Each proposal must be accompanied by sufficient evidence of the ability of the proposer to comply with the terms of his pro

osal.

The successful bidder will be required to enter into contract. Fiste John G the two high contracting parties shall be free in the States of with surety, in strict compliance with the provision of the law. Faltey Drimrod the other to manage their own affairs themselves, or to com-Failures to furnish blanks promptly when ordered, furnishing Gookins L B

> Payment will be made quarter yearly, one month after the ex piration of each quarter.
>
> The blanks must be equal to the best of those now in use. Spe imens may be seen at the various post offices.

Malls received at distributing offices, Mails sent from do do Pree mail matter. Affidavits of official letters, Accounts current, foolscap, 2 on a sheet, Poolscap, 12 on a sheet, without signatures

Do 12 do with do Do for distributing offices, 9 on a sheet with signatures, Do for distributing offices, 6 on a sheet with signatures, STATE OF MICHIGAN.

Account of newspapers and pamphlets received, Mails received at distributing offices, Mails sent from do Free mail matter Affidavits of official letters, Accounts current, foolscap, 2 on a sheet, Mail fai ures, Special reports, Post hills-

Foolscap, 12 on a sheet, without signatures, Do 11 do with do Do for distributing offices, 9 on a sheet with signatures, Do for distributing offices, 6 on a sheet with signatures, STATE OF INDIANA. Mails received,

Mails sent. Account of newspapers and pamphiets received, Mails received at distributing offices, Mails sent from do Free mail matter, Affidavit of official letters, ounts current, foolscap, 2 on a sheet, Mail failures, . Post bills -

Poolscap, 12 on a sheet, without signatures, Do 12 do with do Do for distributing offices, 9 on a sheet, with signatures, Do for distributing offices, 6 on a sheet. with signatures,
STATE OF ILLINOIS.

Account of newspapers and pamphlets received,

Foolscap, 12 on a sheet, without signatures,) Do 12 do with do Do for distributing offices, 9 on a sheet, with signatures. Do for distributing offices, 6 on a sheet,

with signatures, STATE OF MISSOURI. Mails sent,
A count of Lewspapers and pamphlets received.
Mails received at distributing offices,

Poolscap, 12 on a sheet, without signatures,) Do 12 do with do Do for distributing offices, 9 on a sheet, Do for distributing offices, 6 on a sheet, TERRITORIES OF IOWA AND WISCONSIN.

Account of newspapers and pamphlets received, Foolscap, 12 on a sheet, without signatures, Do 12 do with, do

Mails received. -

Do 12 do with do
Proposals should be marked, 'Proposals for printing blanks,' and
ddressed to the 'Second Arsistant Postmaster General.'
C. JOHNSON, P. M. G. To be published once a week for four weeks. In the Advertiser.
Cincinnati; Sentinel, Indianapolis; Free Press, Detroit; Register, Springfield, Ill.; The Union, St. Louis, Museum.
November 23, 1846.

ADMINISTRATOR'S NOTICE. NOTICE is hereby given that the undersigned has this day obtained letters of administration on the estate of Daniel Rogers, late of Marion county, Indiana, deceased. All persons indebted to said estate are required to make immediate payment, and those having claims against the same are notified to present such claims properly addenticated for payment. The said estate is solvent.

Nov. 18, 1846.—50-3w³

LANDSEY ROGERS, Admir.

LIST OF LETTERS

cember 1, 1846. OF Persons calling for these letters will please to say ADVERTISED. The inland pistage on all letters or papers for Foreign Countries must be pre-paid, otherwise they cannot be fir-

Guinn Mrs June Guston Edward Nolan Mes Newhouse Edmond Notimeyer Mr C Glidewell Auron Zeimen Jacob or J. Ceorge Lewis Asselis Mr John Guthrie Austin cob Corsua Guttenup Luther Gidley Daniel Outlin Lucinda Gover Kalep C O'Brien James Gruber Mr George Ogden & Magie Glover Mr John Phipps Mr John Black Miss Mary Ann Harris Mr Obadish Pougue Miss S Placky Henry

Adair William

Bryant Hon Wm P Baker Ezra D

Barr Mr S S

Anderson Mr.

Hardin Hon F Higden Miss E Payne Mr Ande son ter Miss Elleno Hartman Mr F Prickett Mr John Pollard Thomas W Hoover John almer Mr Chlon Harness Mr George Phillips Mr Patterson Prees Mary Perkins Thomas N Hartsock Peter Perry Amelia Pengue Mr Arch Ro'-bins James Hoshrook Mr H Reed John N Hartzell Squire I Ross Henry W 3 Ryason Wo thing Harman John B Ross Rev Samuel Hooker Mrs E Hauskins, Alford Allen Varner or Rude Wm Randall Prester Hardin Franklin Richards Thomas Harrison TG

Rush Mr Martin D Helland John Reicker Frederick Smith Mr Addison Sewell Elisha Station Joseph Sellars Daniel Howe John B Sinte Horace Johnson Joseph Smith Samuel W. Calvin Mr Levi Johnson Samuel Swietzer Mr John Johnson Elizabeth Swift Thomas Smith Richard R Johnson John Smook Mr Isaac Stuck Perry 2 Smith J Sargent Wellington Silver Thomas W

Shank Samuel

Smay Daniel

Smither James

Sibbett Samuel

Sowers Mr Abraham

Stort Mr Berriman

Shanafelt Samuel

Stanfield Thomas

Sodousky James

Talbott Mrs Julia

Torry Rev C W

Totalinson Samuel

Thompson William Thurston Mr E

Tomlinson Zadock

Towney Mr David

Upstegraff J T

Wismonson Simond

Wooden Milton

Warman Henry Woodfill Mr H

Wyatt Thomas

Wordy Terreil

Varner David

Wright L D

Ware J N

Stone Mr F H

Johnson Mr W Johnson Naucy Johnson Peter Krihl Harrison F Ke logg Newton Knight Miss A M F K-ise Mr Henry Kidde Mr D Clinton Joseph Krouder John Clinton E D Little Mr James Corwine James

Liebhard Mr A Lankford Mrs A M Lout John R, Dollarhide Edmond Murrell Mr Somuel Morris Mr B F Meredish S Mace Mrs Mary Davenport Henry Murnhy John Dawson Mr A Mitchell Mr Arthur

Dick Rev J N Dawson Mr Ambure Day Jeremiah L. Davis Mr Noble [field. Must ann T or W Bloc om- Mace Daniet lobson Mary Denman Mrs Ira Moutgomery Mr John Wilkens Isaac Mott Henry Wallace David Myers Mr Robert

Moore Mrs Jane

Wagner Goorge David Vink Mcllynin Mr James McLaughlin Wm H Wensa Anthony Weeks Ann P McCall John McClarin George Y McMullen Miss Phebe Yaul Mr Isaac McCuett William

Marry Mrs Martha

Murphey Eli Mustard Jacob S

fartin Mr William

Mitchell John D

Marlatt Mr W

Young Mrs L. DUNLAP, P' M. ONE HUNDRED DOLLARS REWARD. THE subscriber will pay the above reward to any person who will give such information as will lead to the detection and

onviction of the person or persons who set fire to her premises on the night of the 26th November. ELIZABETH TUCKER. NOTICE.

In pursuance of an order of the Probate Court of Marion county,
State of Indiana, made at the Octo'er term, in the year 1846, we
will proceed to sell, in front of Browning's Hotel, in Incianapotis, on
the first Monday of Issuers and the court of the late. the first Monday of January next, the real estate of the late William the first Monday of January next, the real estate of the late William Build, deceased, to wit: The south half of block No. 86, of the donation lands adjoining the town of Indianopoise to be sood in loss; also the west half of the south east quarter of section No. 33, township No 12, north of range No. 2 east, containing 80 agres, in the county of Morgan, 5 acres of land in the north east corner of the north west half of section 7, township 15, R. 4 E, being nearly in the point at the intersection of the National and Michigan roads, east of and adjoining the town of Indianapolis—said land may, perhaps, be sold by the acre; also in Hamilton county, the east half of the south west quarter of section 20, township 18, R. 3 E, and west half of south east quarter, same sec, T, and R, both containing 165 acres, may be sold separately; also in Madison county, about 25 acres of land, being the fractional south east quarter west of White river, sec. 5, township 10, R. 7 east. Terms of selections covered in whole, or in part, by those mining leases, which shall not be determined by the day fixed for the commence the these sales.

Pre-comption claims will not be allowed to any of the above lands, until after they have been offered at public sale, and become subject to private curry; and all of such lands as contain a mine or lead or actually discovered and being worked, will be sold in such legal subdivisions or subdivisions as will include such mine or lead or actually discovered and being worked, will be sold in such legal subdivisions or subdivisions as will include such mine or lead or actually discovered and being worked, will be sold in such legal subdivisions or subdivisions as will include such mine or lead or actually discovered and being worked, will be sold in such legal subdivisions or subdivisions as will include such mine or lead or actually discovered and being worked, will be sold in such legal subdivisions or subdivisions as will include such mine of lead or actually discovered and being worked, will be sol

One-third down, one-third is six, and one third in twelve abouts—free-hold security without relief from valuation or appraisement laws.

AARON ALDRIDGE.
JOSHUA STEVENS,
nov 19—52 3w

NOTICE

S hereby given, that I have taken out letters of administration on the estate of James Stephenson, late of Marion county, State of Indiana, deceased. All persons indebted to said estate are requested to make immediate payment, and those having claims against the same are no iffed to present them for settlement. Also, notice is hereby given that I will expose to sale at public auction, on Saturday, the twelfth day of next December, the personal property of the deceased, consisting of horses, cows, wagon and harness, household furniture, some lumber, about fourteen thousand brick, and some boxes of tobacco. Sale will be at the late residence

months, perchasers giving their notes with good security, without any relief whatever from valuation or appraisement laws.

Nov. 17, 1846. 49-3w JOSHUA STEVENS, Administrator. NOTICE TO CONTRACTORS. SEALED PROPOSALS will be received by the under-igned, if filed with him or deposited at the county Auditor's office, until Saturday, at noon, the fifth day of December, 1836, for the building Saturday, at noon, the fifth day of December, 1836, for the binding of a bridge over hall Creek, on the Michigan road. Said bridge is of a 160 feet span. Bids will be received for single track bridge, or double track, calcula ed to be covered hereafter. Bidders may bid for the work alone, or for the work and the hewed timber, except forty-one dollars worth now on hand, which the commissioner will furnish. The commissioner will furnish to bidder may accompany his bid specifications, at his house, or each bidder may accompany his bid with a plan and specifications. It is understood that the successful bidder will make a donation of \$5.00 to said bridge. Until said bridge be completed, not more than one-half the value of the mechanical part of the work will be paid to the contractor; but pay ments will be made from time to time on the necessary timber furnished. The bridge must be completed by the first of July next.

November 17, 1846. CARY H. BOATRIGHT, Commissioner.

[Journal please copy.] -SALE OF LANDS Mortgaged to the Congressional School Fund of Hen-- dricks County, Indiana. ITERE will be offered for sale at the court house door in the town of Danville, in said county, on the 15th day of January next, between the hours of 10 o'clock, a m., and 4 o'clock, p. m., all the following property, or so much of each tract as will pay the principal, interest, damages, and costs thereon, for failure to pay the interest as it became due, in conformity with the provisions of the mortgages.

taining 85 61 100 acres; mortgoged by Edward Strange, October 4, 1841.

Debt, interest, damages, and cods, \$174 87.

No. 113.—Lots nos 4, 5, and 6, in block no 6, in Danville; mortgaged by Zechnich E. (2008). by Zechariah R. Clark, August 14, 1843. Dett, interest, damages, and No. 122 - Lots Nos. 1 and 8, in block no 29, in Danville; mortg ged

8220 47.
No. 163.—The s hf of the n e fractional qr of sec 6, t 15 n, r 1 w, containing 86 63 100 acres; mostgaged by Edward Strange, August 25, 1841. Debt, interest, damages, and costs, \$245 55.
No. 21.—The n e qr of the s w qr of sec 29, t 17 n, r 1 w, containing 40 acres; mostgaged by Hezekinh Mctlintock, June 23, S11. Deta, interest, damages, and costs, \$116 83.
No. 70.—Pt e hf of the s w qr and w hf of the s e qr sec 17, t 15 n, r No. 70.—Pt e hf of the s w qr and w hf of the s e qr sec 17, t 15 n, r No. 70.—Pt e hf of the s w qr and w hf of the s e qr sec 17, t 15 n, r No. 70.—Pt e hf of the s w qr and w hf of the s e qr sec 17, t 15 n, r No. 70.—Pt e hf of the s w qr and w hf of the s e qr sec 17, t 15 n, r No. 70.—Pt e hf of the s w qr and w hf of the s e qr sec 17, t 15 n, r No. 70.—Pt e hf of the s w qr and w hf of the s e qr sec 17, t 15 n, r No. 70.—Pt e hf of the s w qr and w hf of the s e qr sec 17, t 15 n, r No. 70.—Pt e hf of the s w qr and w hf of the s e qr sec 17, t 15 n, r No. 70.—Pt e hf of the s w qr and w hf of the s e qr sec 17, t 15 n, r No. 70.—Pt e hf of the s w qr and w hf of the s e qr sec 17, t 15 n, r No. 70.—Pt e hf of the s w qr and w hf of the s e qr sec 17, t 15 n, r No. 70.—Pt e hf of the s w qr and w hf of the s e qr sec 17, t 15 n, r No. 70.—Pt e hf of the s w qr and w hf of the s e qr sec 17, t 15 n, r No. 70.—Pt e hf of the s w qr and w hf of the s e qr sec 17, t 15 n, r No. 70.—Pt e hf of the s w qr and w hf of the s e qr sec 17, t 15 n, r No. 70.—Pt e hf of the s w qr and w hf of the s e qr sec 17, t 15 n, r No. 70.—Pt e hf of the s w qr and w hf of the s e qr sec 17, t 15 n, r No. 70.—Pt e hf of the s w qr and w hf of the s e qr sec 17, t 15 n, r No. 70.—Pt e hf of the s w qr and w hf of the s e qr sec 17, t 15 n, r No. 70.—Pt e hf of the s w qr and w hf of the s e qr sec 17, t 15 n, r No. 70.—Pt e hf of the s w qr and w hf of the s e qr sec 17, t 15 n, r No. 70.—Pt e hf of the s w qr and w hf of the No. 72 .- The se grof the n w qr of sec. 1, t 15 n, r 1 e, containing 40 neres; mortgaged by William P. Carpenter, January 11, 1849. Debt, interest, damages, and costs, \$121.49.

interest, damages, and costs, \$121.49.

No. 173.—Pte hf of the s w qr of sec 4, 1 16 n, r 2 w, containing 40 acres; mortgaged by William Trotter, February 12, 1542. Debt, interest, damages, and costs, \$102.01.

No. 87.—Pt of the w hf of the s w qr of sec 17, t 16 n, r 1 e, containing 60 acres; mortgaged by Stephen Caywood, August 16, 1842. Dear, interest, durages, and costs, \$231 27. No. 191.—The n e qu of the n e qu of sec 19, t 16 n, r 1 e, containing 40 acres; mortgaged by Stephen Caywood, August 16, 1512. Debt, interest, damages, and costs, \$95.99.

Sept. 30/1846. 38-law9w ALLEN HESS. Additor H. C.

Sale of Forfeited School Lands in Hendricks County, Indiana.

By the President of the United States.

IN pursuance of an act of Congress, approved on the took eleventh day of July, 1846, entitled, "An act to authorize the President of the United States to sell the reserved mineral lands in the States of Illinois and Arkansas, and Territories of Wisconsin land own, supposed to contain lend ore," I, JAMES K. POLK, President of the United States of America, do hereby decla e and make known, that public anies of the lands measurement as the value and sale, in the State of ILLINOIS, or account of the value alk land disks thranch with milk land. Offices, in said State, at the periods hereinalter designated, to-wit :

At the Land Office at DIXON, commencing on Monday, the fifth day of April next, for the disposal of the public lands within the following lownships and fractional townships, viz:

North of the base line and east of the fourth principal meridian.

Fractional townships twenty-seven, twenty-eight, and taxnty-nine, of range one.

Townships twenty-seven and twenty-eight, and fractional townships twenty-seven.

ship twenty-nine, of range two. Townships twenty-seven and twenty-eight, and fractional town-hip twenty-nine, of range three.

The north half of township twenty-seven, township twenty-eight,

and fractional town hap twenty-nine, of range four.

North of the base line and west of the fourth principal meridian.

Fractional townships twenty-seven, twenty-eight, and twentyne, of range one. F actional townships twenty-eight and twenty-nine, of range two At the land office at SHAWNEETOWN, commencing on Mon day, the nineteenth day of April next, for the disposal of the public lands within the following sections and parts of sections, viz.:

South of the base line and east of the third principal meridian.

Sections twenty-two to twenty-nine, inclusive, and acctions thirty-two to thirty-siz, inclusive, of township eleven; sections one to fire, inclusive, and sections eight to twelve, inclusive, in township twelve, of ronge seven. Sections takes to nine, inclusive, seathers fifteen to heenty-two, in clusive, and sections twenty-fire to thirty-siz, inclusive, of township eleven; sections one, two, three, the north half and southeast quarter of section four; sections fire to eleven, inclusive; the southwest quarter of section twelve; the north half of section fourteen, and sections fifteen to eighteen, inclusive, in township twelve, of range

Lands appropriated by law for the use of schools, military, or other purposes, will be excluded from the sales; also all quarter quarter sections covered in whole, or in part, by those strining leases which shall not be determined by the day fixed for the compencement of the sales.

Pre-emption claims will not be allowed to any of the above lands. until after the same shall have been offered at the public sale, and become subject to private entry; and a l of such lands as contain a mine or mines of lead ore actually discovered and being worked, will be sold in such legal subdivision or subdivisions as will include such mine or mines, at not less than two dollars and fifty cents per

The sales will each be kep' open for two weeks, (unless the Lands are somer disposed of) and no longer; and no private entries of land in the townships and fractional townships so offered will be admitted until after the expiration of two weeks from the commencement of said sales.

In further execution of the said act, I have caused the Commissioner of the General Land Office to publish with this proclamation a brief description of the mineral regions in which these lands lie, and of the lands now offered for sale, which he has prepared from official documents and other means of information.

Clean and the region of the City of Weshington while sighth day

Given under my hand at the City of Washington, this eighth day of September, Anno Domini one thousand eight hundred and forty; six. By the President: JAMES K. POLK. lames H. Pipen, Acting Commissioner of the General Land Officer The lands in the DIXON district, embraced in the above procla mation of the President of the United States, were explored by Mr., Owen, the geologist of the State of Indiana, under instructions f om the Treasury Department, and, in compliance with a resolution of the House of Representatives, passed 6th February, 1839. The able report of this gentleman, published as document No. 239, House of Representatives, first session of 26th Congress, shows that these

lands include all the productive mines, and the entire region in which, from observations during his survey, there is reason to believe that valuable veius of one may readily be found. Further, that in 1800, the lead mines of Illinois, Jown, and Wisconsin, though only partially worked, produced upwards of this ty millions pounds of lead—those of Illinois yielding their full proportion—and that the whole district, if p operly mined, would yield one hundred and fifty millions pounds per annum.

These lands being situated on and near the Missisippi and Faver. rivers, the cost of transporting the products of them to St. Louis is only about fifteen cent, per handed pounds. The soil is of excellent quality, and yields abendantly all the products of that latitude.

The lands in the SHAWNEETOWN district have not been excellent.

made, however, of rich veins of the sulphuset of lead and zine, contiguous to and on both sides of these lands, indicating the existence of similar deposites within them. The facilities for manufacturing white and red lead are represented as being ample; and as the lands are situated within about seven miles of the Ohio river, the metal, in any form, can be transported to all the triffing cost. Acting Commissioner of the General Land Office. 1846. September 8th, 1846. By the President of the United States.

IN pursuance of an act of Congress, approved on the eleventh day of July, 1846, entitled, "An act to authorize Watkins Miss Mary E forgan Mr Granville Wallace Mr Charles President of the United States to sell the reserved mineral lands in the States of Illinois and Arkansas, and Territories of Wisconsin, and Iowa, supposed to contain lead ore," I, JAMES K. POLK, Presistent of the United States of America, do hereby declare and make known that a public sale will be held at the land office at DUBUQUE, in the Territory of Iowa, commencing on Monday, Wilson Young E R the eighth day of Merch next, for the sale of the public lands HERRTOPORE WITHHELD FROM SALE ON ACCOUNT OF THE PARLIABLE LEAD MINES THEREIS, within the following townships and fractional

Lead Mines Threasin, within the following townships and reactional townships, known as the nich lead mine district, to-wit:

North of the base line and east of the fifth principal meridian.

Townships eighty-eight, eighty-nine, and ninety, and fractional township ninety-one, of range one.

Township eighty-eight, and fractional townships eighty-nine, ninety, and ninety-one, of range two.

Township eighty-seven, and fractional townships eighty-eight nd eighty-nine, of range three.

Fractional townships eighty-seven and eighty-eight, of range four.

Fractional township eighty-seven of range five.

North of the base line and west of the fifth principal meridian.

Township ninety, and fractional township ninety-one, of range

Fractional townships ninety-one, ninety-two, and ninety-three, of Township ninety-one, of range three.

Lands appropriated by law for the use of schools, military, and other purposes, will be excluded from sale; also all quarter quarter sections covered in whole, or in part, by those mining leases, which shall not be determined by the day fixed for the commencement of these sales.

on Saturday, the twelfth day of next December, the personal property of the deceased, consisting of horses, cows, wagon and harness, household furniture, some lumber, about fourteen thousand brick, and some boxes of tobacco. Sale will be at the late residence of the deceased, in the north part of Indianapolis, near the Michigan road. All sums over the edollars will be on a credit of six and the ore, from its great purity, may be manufactured into shot by months, perchanger diving their roads with road and the ore, from its great purity, may be manufactured into shot by

the first smelting.

The location of these mines being near the Missisippi river, affords great facilities of t ansportation, the average cost of which to St. Louis is about fifteen cents per hundred pounds. The soil is represented as being unusually fertile, producing all the small grains in great abundance, and furnishing excellent range for cattle—thus presenting equal inducements to the agriculturist and the miner.

The DUBUQUE mines in fractional townships eighty-eight, eighty-nine, and ninety, of range two east, situated on the bunks of the Mississipi, are considered the most important; the DURAN-GO mines in townships eighty-nine and ninety, of range one cost, are the next in value? and the CATTESE mines in fractional township eighty-eight, of range three cast, also on the river, are the township eighty-eight, of range three east, also on the river, are the third. Other mines have been di-covered in this region; and it is very probable that future explorations will bring to light others as very probable that future expose known.
rich and productive as any now known.
JAMES H. PIPER.

Acting Commissioner of the General Land Office. 18:6.

September 5th, 1816. GREAT BARGAINS! Commissioners' Sale of Real Estate. EPY an order of the probate court of the county of Marion, the underBy signed are appointed commissioners to make sale in such lots and,
parcels as they may deem advisable of all the real estate of Thomas
McOnat, late of Marion county, deceased, which is hereinafter described,
The undersigned will therefore, in passance of said order, on the 14th
day of December, 1846, he ween the hours of 10 o'clock, n. m., and 3
o'clock, p. m., of said day, in front of the Washington Ball in the towar
of Indianapsits, offer for sale and sell at public vendue, to the highest
bibles all of let numbered 11, in some numbered 62, in the said towar bibler, all of lot numbered 11, in square numbered 67, in the said town of Indianapolis, subject to the estate of dower therein of the widow of the said Thomas McOnat. Also, all of out-lot or block numbered 53 of the donation lands adjoining the town of Indianapolis.

became due, in conformity with the provisions of the montages.

No. 112.—The s w qr of the n e qr of sec 22, t 16 n, r 1 w, containing 40 acres; mortgaged by John Swain, July 25, 1842. Debt, interest, damages, and costs, \$119.55.

No. 118.—The e hf of the se qr of sec 13, t 15 n, t 1 w, containing 80 acres; mortgaged by Robertson C. Russell, December 6, 1859. Debt, interest, dimages, and costs, \$261.12. This trust has heretofore been offered for side and bld in far the proper fund.

No. 137.—The n e qr of the s e qr of sec 3, t 16 n, r 1 w, containing 40 acres; thortgaged by William Kendall June 14, 1842. Debt, interest, damages, and costs, \$72.38.

No. 154.—Pt s hf of the se qr of sec 2, t 16 n, r 1 w, containing 40 acres; mortgaged by William Kendall June 14, 1843. Debt, interest, damages, and costs, \$101.68.

No. 58.—The who for the s w qr of sec 2, t 15 n, r 1 w, containing 40 acres; mortgaged by William H. Darmall, May 24, 1843. Debt, interest, damages, and costs, \$101.68.

No. 58.—The who for the s w qr of sec 2, t 15 n, r 1 w, containing 40 acres; mortgaged by William Faught, December 28, 1840. Debt, interest, damages, and costs, \$101.68.

No. 58.—The who for the s w qr of sec 2, t 15 n, r 1 w, containing 40 acres; mortgaged by William Faught, December 28, 1840. Debt, interest, damages, and costs, \$101.68.

No. 58.—The who for the s w qr of sec 2, t 15 n, r 1 w, containing 40 acres; mortgaged by William Faught, December 28, 1840. Debt, interest, damages, and costs, \$101.68.

No. 58.—The who for the s w qr of sec 2, t 15 n, r 1 w, containing 40 acres; mortgaged by William Faught, December 28, 1840. Debt, interest, damages, and costs, \$102.53.

No. 111.—The s hf of the ne fractbonal qr of sec 6, t 15 n, r 1 w, containing 40 acres; mortgaged by William Faught, December 28, 1840. Debt, interest, damages, and costs, \$102.53. the undersigned are authorized to say for her that she will sell her estate of dower therein, upon tair terms to the purchaser or purchasers thereof,

should they wish to purchase the same.

The said outlet in block number 53 will be divided into four equal parcels by lines running east and west, each of which purcets will be 113 feet 11 inches in width, fronting on East street and extending back No. 122—Lots Nos. I and 8, in block no 29, in Dinvine; many ges, by Edmund Clark, May 15, 1841. Debt, interest, damages, and costs, 8220 47.

No. 163.—The s left of the n e fractional qr of sec 8, t 15 n, r 1 w, conversely. The second to the present residence of Mrs. McOunt will be designated as lots numbers, I, Z, Z, 4, numbering from the south to the north, so the temperature of Mrs. McOunt will be south to the north, so the tem

GEORGE LOCKERBIE.

ADMINISTRATOR'S SALE. NOTICE is hereby given, that the undersigned, administrators of the estate of Nathan Harlin, late of Marion county, Indiana, deceased, will, on Saturday, the twelfth day of December next, at the ate residence of said deceased, in Warren township next, at the ate residence of said deceased, in Warren township of said county, proceed to sell at public vendue, the personal property of said estate, consisting of horses, cattle, fat hogs, stock hogs, sheep, and a variety of other articles. Ten months; will be given on all sums over three dollars. Three dollars and the price of the fat hogs must be cash in hand. Notes with approved security will be required of all purchasers, where the money is not paid, without any regard to valuation or approximent laws.

HENRY BRADY. Administrators.

Nov. 14, 1846. 49-3w T. L. HARLIN.

ADMINISTRATOR'S NOTICE. OTICE is hereby given, that the undersified have taken of letters of administration on the estate of Nathan Harin, late of Marion county, deceased, from the clerk's office of the Probate Court, of Marion county, Indiana. All persons having claims against said estate are requested to present the same, duly authenticated, for settlement; and all persons indebted to said estate, are requested to make immediate payment. The estate is probably solvent.

HENRY BRADY.

Administrators. Nov. 14, 1846, 49 TOLIVER L. HARLIN, Administrators.

BASKETS AND WAGONS. UST received, a variety of market and clothes Baskets. Also willow Wagons and Cralles. NOEL, BROWNING & Co.